Applicant Initiated Interview Request Form						
Application No.: 09/489,	7	st Named Applicant:		EL		
Examiner: Dwin CRAIG			of Application		g	
Tentative Participants:	OIPER	-				
(1) Examiner Craig	JUL 1 4 2006 m	(2) Paul J. Wil	son			
	N. E. C.	(4)				
Proposed Date of Intervi	TRADEMARK	Proposed Time:	10 AM		(AM/PM)	
Type of Interview Requested: (1) ☐ Telephonic (2) ☑ Personal				(3) Video Conference RECEIVED		
Exhibit to Be Shown or Demonstrated: Yes No				JUL 2 0 2004		
If yes, provide brief description:				Technology Center 2100		
Issues To Be Discussed						
Issues	Claims/	Prior	Discussed	Agreed	Not Agreed	
(Rej., Obj., etc)	Fig. #s	Art	Discussed	Agreeu		
(1) Rejection	2, 3	USP 6,622,287 See Cont. Sheet				
(2) Rejection	1-8	See Cont. Shoot				
(3)						
(4)	ttached					
☑ Continuation Sheet At						
Brief Description of Arg	guments to be Presented as not teach or suggest the	 circuit model instructi 	ons of the '89	5 applicati	on	
(2) See Continuation S						
(2) See Continuation 5						
An interview was condu	icted on the above-ident	ified application on				
			aminar in adv	vance of tl	ne interview	
This form should be con	mpleted by applicant an					
(see MPEP § 713.01). This application will no	ot be delayed from issue	because of applicant'	s failure to su	bmit a wi	itten record	
of this interview. There	efore, applicant is advise	ed to file a statement	of the substar	ice of this	mter view	
(37 CFR 1.133(b)) as so		•				
(Applicant/Applicant's	Representative Signature MION, PLLC	(Examiner/S	SPE Signature)		
WASHIN	GTON OFFICE					
1	- · -	600 CCD CD 700				

CUSTOMER NUMBER

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Continuation Sheet to Applicant Initiated Interview Request Form

U.S. Application No. 09/489,895

Examiner: Dwin CRAIG

Art Unit: 2123

Issues To Be Discussed:

(2) The rejections of claims 1-8 based on Kageshima *et al.* (U.S. Patent No. 6,096,089) in view of Catthoor *et al.* (U.S. Patent No. 6,223,274) and in further view of Allen *et al.* (U.S. Patent No. 6,151,568) and other prior art.

Brief Description of Arguments to be Presented:

(2) As discussed in the Rule 111 Amendment filed on June 22, 2004, the combination of Kageshima, Catthoor *et al.* and Allen *et al.* does not teach or suggest a determination of whether an initially defined instruction set has data dependencies or correlation between instructions, and thence modifying the defined instruction set based on the determination. The Patent Office has acknowledged that the combination of Kageshima and Catthoor *et al.* does not expressly disclose at least the determination of data dependencies or correlation between instructions of an initially defined instruction set and decreasing the complexity of the initially defined instruction set based on that determination. Allen *et al.* disclose, *inter alia*, that if the power consumption estimation is not satisfactory, changes to the architectural description or other parameters can be implemented and the power consumption estimation re-executed. *See, e.g.,* col. 4, lines 35-42; col. 4, line 62 to col. 5, line 3 of Allen *et al.* A more detailed review of Allen *et al.* does not reveal any further teaching or suggestion of refinement of an initial instruction set based on data dependencies or correlation between instructions of the initially defined instruction set.